1	DAWN SESTITO (S.B. #214011) dsestito@omm.com			
2	MATTHEW R. COWAN (S.B. #281114)			
3	mcowan@omm.com O'MELVENY & MYERS LLP			
4	400 South Hope Street, 19th Floor Los Angeles, California 90071-2899			
5	Telephone: (213) 430-6000 Facsimile: (213) 430-6407			
6	Counsel for Defendant Exxon Mobil Corporation			
7	UNITED STATES DISTRICT COURT			
8		TRICT OF CALIFORNIA		
9				
10	THE PEOPLE OF THE STATE OF CALIFORNIA, ex rel. ROB BONTA, ATTORNEY GENERAL OF	Case No. 3:24-cv-07594-RS		
11	CALIFORNIA,	STIPULATION AND ORDER ON BRIEFING SCHEDULE		
12	Plaintiff,	DRIEF ING SCHEDULE		
13	v.			
14 15	EXXON MOBIL CORPORATION; AND DOES 1 THROUGH 100, INCLUSIVE,			
16	Defendants.			
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				
	-1	_		

STIPULATION AND ORDER – CASE NO. 3:24-CV-07594-RS

28

The following stipulation is entered between Plaintiff The People of the State of California ("Plaintiff"), and Defendant Exxon Mobil Corporation ("ExxonMobil"), by and through their respective counsel, with reference to the following facts:

RECITALS

WHEREAS, on September 23, 2024, Plaintiff filed this action in San Francisco County Superior Court;

WHEREAS, on November 1, 2024, ExxonMobil filed a notice of removal pursuant to 28 U.S.C. § 1446;

WHEREAS, Plaintiff intends to file a Motion to Remand;

WHEREAS, ExxonMobil also intends to file threshold motions, including motions to dismiss pursuant to Fed. R. Civ. P. 12 (including pursuant to Fed. R. Civ. P. 12(b)(2)) and a motion to strike pursuant to Cal. Civ. Proc. Code § 425.16 (collectively "Motions to Dismiss");

WHEREAS, the Parties agree it would be more efficient for the Parties and the Court for ExxonMobil to file Motions to Dismiss or other responses to the Complaint after Plaintiff files a Motion to Remand and the entry of an Order finally resolving any such motion;

WHEREAS, the Court has set a Case Management Conference on January 23, 2025 and associated deadlines for filing a Case Management Statement, initial disclosures, a meet-and-confer pursuant to Fed. R. Civ. P. 26(f), and ADR certification pursuant to ADR Local Rule 3;

WHEREAS, the Parties agree it would be more efficient for the Parties and the Court for the Case Management Conference and associated deadlines to be stayed or postponed until the Motion to Remand is resolved;

WHEREAS, the Parties have met and conferred, and have agreed on a reasonable and orderly briefing schedule for the Motion to Remand in light of the end of year holidays;

WHEREAS, this stipulation is not intended to operate as an admission of any factual allegation or legal conclusion and is submitted subject to and without waiver of any right, defense, affirmative defense, or objection, including subject matter or personal jurisdiction;

WHEREAS, the parties agree that this stipulation does not waive any right to agree to or request further extensions, or to seek any other relief from the Court.

1

STIPULATION

2 3

4

5

7

6

9

8

10 11

12 13

14 15

16

17

18

19 20

21

22

23

24

25

26

27

28

NOW, THEREFORE, the parties hereby agree and stipulate as follows:

- 1. Plaintiff shall file its Motion to Remand on December 9, 2024.
- 2. ExxonMobil shall file its Opposition on January 9, 2025.
- 3. Plaintiff shall file its Reply on January 30, 2025.
- 4. The Case Management Conference set for January 23, 2025, and all associated deadlines (including for filing a Case Management Statement, initial disclosures, a meet-andconfer pursuant to Fed. R. Civ. P. 26(f), and ADR certification pursuant to ADR Local Rule 3) are hereby vacated pending resolution of the Motion to Remand and, if the Motion to Remand is denied, pending resolution of the Motions to Dismiss or other motions responding to the Complaint.
- 5. In the event the Court denies the Motion to Remand, the Parties will meet and confer and submit to the Court a briefing schedule on Motions to Dismiss or other responses to the Complaint within fourteen (14) days following entry of an Order denying the Motion to Remand.
- 6. The parties agree that postponing ExxonMobil's deadline to respond to file Motions to Dismiss responding to the Complaint does not constitute a waiver of any dismissal argument or defense, including ExxonMobil's objection to personal jurisdiction.
- 7. In addition, pursuant to Rule 6-1(a) of this Court's Civil Local Rules and even in the absence of Court approval, this Stipulation shall serve to extend ExxonMobil's deadline to file Motions to Dismiss or otherwise respond to the Complaint until January 20, 2025, and upon Court approval of this stipulation, that deadline shall be adjourned as is specified herein, pending a resolution of the Motion to Remand.

- 3 -

1	Dated: November 22, 2024	Respectfully submitted,
2		/s/ Dawn Sestito Dawn Sestito
3		Matthew R. Cowan
4		O'MELVENY & MYERS LLP 400 South Hope Street, 19th Floor
5		Los Angeles, CA 90071 Telephone: (213) 430-6000
6		Facsimile: (213) 430-6407 dsestito@omm.com
7		mcowan@omm.com
8		
9		Counsel for Defendant
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
		- 4 -

1	Dated: November 22, 2024	Respectfully submitted,
2		
3		/s/ Gabriel R. Martinez Justin J. Lee (SBN 307148)
4		Angela T. Howe (SBN 239224)
5		Katherine C. Schoon (SBN 344195) Gabriel R. Martinez (SBN 275142)
6		Deputy Attorneys General
7		300 S. Spring Street, Suite 1702 Los Angeles, CA 90013-1230
		Telephone: (213) 269-6000
8		Facsimile: (916) 731-2121
9		Justin.Lee@doj.ca.gov Angela.Howe@doj.ca.gov
10		Katherine.Schoon@doj.ca.gov
11		Gabriel.Martinez@doj.ca.gov
12		Elise K. Stokes (SBN 288211)
		Sophie A. Wenzlau (SBN 316687) Jessica A. Bonitz (SBN 348048)
13		Deputy Attorneys General
14		1300 I Street
15		Sacramento, CA 95814-2952 Telephone: (916) 445-9555
		Facsimile: (916) 327-2319
16		Elise.Stokes@doj.ca.gov
17		Sophie.Wenzlau@doj.ca.gov
18		Jessica.Bonitz@doj.ca.gov
		Raissa S. Lerner (SBN 187038)
19		Stephanie C. Lai (SBN 242959)
20		Stacy J. Lau (SBN 254507)
21		Elizabeth B. Rumsey (SBN 257908) Nina Lincoff (SBN 348936)
21		Deputy Attorneys General
22		1515 Clay Street
23		Oakland, CA 94612-2515 Telephone: (510) 879-1300
24		Facsimile: (510) 622-2270
24		E-mail: Raissa.Lerner@doj.ca.gov
25		Stephanie.Lai@doj.ca.gov
26		Stacy.Lau@doj.ca.gov Liz.Rumsey@doj.ca.gov
27		Nina.Lincoff@doj.ca.gov
28		LEENA M. SHEET (SBN 235415)
20		5
	- 5 -	

しはいし ひ.とサニスとし しょうきょしい こうしんいけいしけ エロー・コールい エエノとみ とす ここ はいたり ワーバ	Case 3:24-cv-07594-RS	Document 18	Filed 11/25/24	Page 6 of 7
---	-----------------------	-------------	----------------	-------------

1	Caitlan L. Mcloon (SBN 302798)
2	Clair Leonard (SBN 346232) David B. White (SBN 351263)
3	Hallie E. Kutak (SBN 322407)
4	Deputy Attorneys General 300 South Spring Street, Suite 1702
	Los Angeles, CA 90013-1230
5	Telephone: (213) 269-6000 Facsimile: (916) 731-2121
6	E-mail: Leena.Sheet@doj.ca.gov
7	Caitlan.Mcloon@doj.ca.gov Clair.Leonard@doj.ca.gov
8	David.White@doj.ca.gov
9	Hallie.Kutak@doj.ca.gov
10	Dylan K. Johnson (SBN 280858)
11	Deputy Attorney General 600 West Broadway, Suite 1800
	San Diego, CA 92101-3375
12	Telephone: (619) 738-9000 Facsimile: (619) 645-2271
13	Dylan.Johnson@doj.ca.gov
14	Counsel for Plaintiff
15	** Pursuant to Civ. L.R. 5-1(i)(3), the
16	electronic signatory has obtained approval
17	from this signatory.
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	- 6 -

ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED. Dated: November 25, 2024 Hon. Richard Seeborg United States District Judge - 7 -